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12	Phone: (973) 245-8100		
13	Attorneys for Defendant Slide Fire Solutions, LP		
14	UNITED STATES DISTRICT COURT		
15	DISTRICT OF NEVADA		
16	DEVON PRESCOTT, individually and on behalf of all those similarly situated; BROOKE	CASE NO.: 2:18-cv-00296-GMN-GWF	
17	FREEMAN, individually and on behalf of all those similarly situated; TASANEEPORN	STIPULATION AND ORDER TO STAY	
18	UPRIGHT, individually and on behalf of all	DISCOVERY PENDING RESOLUTION OF DEFENDANT'S MOTION TO	
19	those similarly situated,	DISMISS	
20	Plaintiffs,	(First Request)	
21	v.	(Oral Argument Requested)	
22	SLIDE FIRE SOLUTIONS, LP, a Foreign Corporation; DOE MANUFACTURERS 1 –		
23	100, inclusive; and ROE RETAILERS 1 – 100, inclusive,		
24	Defendants.		
25	Pursuant to LR IA 6-1 and 6-2, and pursuant to LR 7-1, Defendant Slide Fire Solutions		
26	LP ("Defendant") and Plaintiffs Devon Prescott, Brooke Freeman and Tasaneeporn Upright,		
	individually and on behalf of all those similarly situated (collectively, "Plaintiffs") <sup>1</sup> , by and		
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28	<sup>1</sup> Defendant and Plaintiffs are hereinafter jointly referred to as the "Parties."		

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through their respective undersigned counsel, hereby stipulate and agree, and respectfully request that the Court stay the filing of a Discovery Plan and Scheduling Order required by Fed. R. Civ. P. 26(f) and LR 26-1(d), and the conducting of all discovery in this action, pending this Court's resolution of Defendant's Motion to Dismiss the Complaint Pursuant to Rules 12(b)(2) and 12(b)(6) (the "Motion to Dismiss") (Dkt. No. 8). This is the Parties' first request to stay the filing of a Discovery Plan and Scheduling Order required by Fed. R. Civ. P. 26(f) and LR 26-1(d), and the conducting of all discovery, in this action.

On May 8, 2018, counsel for Defendant and Plaintiffs conducted a discovery teleconference pursuant to Fed. R. Civ. P. 26(f) and LR 26-1(d). During this conference, counsel discussed Defendant's Motion to Dismiss (Dkt. No. 8), with each party believing the Court should decide in their favor. Regardless, the parties respectfully suggest that a stay of all further discovery obligations under Fed. R. Civ. P. 26(f) and LR 26-1(d) is warranted pending the outcome of the Motion to Dismiss, and said stay will preserve valuable judicial resources, party resources, and time pending resolution thereof.

If the Court denies the Motion to Dismiss, in whole or in part, the Parties agree to submit a Discovery Plan and Scheduling Order within thirty (30) days after entry of the Court's order on the Motion to Dismiss.

To date, Plaintiffs have not moved to amend the Complaint on file in this action to identify any Doe Manufacturer or Roe Retailer defendants. As such, no other parties are affected by this Stipulation and Order.

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1	For the foregoing reasons, the Parties respectfully suggest that good cause exists to grant		
2	the Parties' stipulated stay of discovery. The undersigned represent this stipulation is not intended		
3	for purposes of delay. If the Court deems it useful, the Parties are prepared to conduct a hearing		
4	on this stipulated request pursuant to LR 78-1.		
5	DATED this 23rd day of May, 2018	DATED this 23rd day of May, 2018	
6	EGLET PRINCE	HOLLEY DRIGGS WALCH FINE WRAY	
7		PUZEY & THOMPSON	
8	/s/ Robert M. Adams ROBERT T. EGLET, ESQ.	/s/ F. Thomas Edwards JAMES D. BOYLE, ESQ.	
9	Nevada Bar No. 03402 ROBERT M. ADAMS, ESQ.	Nevada Bar No. 08384 F. THOMAS EDWARDS, ESQ.	
10	Nevada Bar No. 06551	Nevada Bar No. 09549	
11	RICHARD K. HY, ESQ.	400 South Fourth Street, Suite 300	
11	Nevada Bar No. 12406	Las Vegas, Nevada 89101	
12	400 South 7 <sup>th</sup> Street, 4 <sup>th</sup> Floor	DISCHARRY MALCOLL DO	
13	Las Vegas, Nevada 89101	PISCIOTTI MALSCH, PC	
14	BRADY CENTER TO PREVENT GUN VIOLENCE	JEFFREY MALSCH, ESQ. (Admitted Pro Hac Vice)	
15	70334 WWW BGO	DANNY C. LALLIS, ESQ.	
.	JONATHAN E. LOWY, ESQ.	(Admitted Pro Hac Vice)	
16	(Admitted Pro Hac Vice) District of Columbia Bar No. 418654	30 Columbia Turnpike, Suite 205 Florham Park, New Jersey 07932	
17	840 1 <sup>ST</sup> Street, NE, #400	1 fortuin 1 drx, 11ew sersey 07752	
10	Washington, DC 20002	Attorneys for Defendant Slide Fire Solutions,	
18	Telephone: 202-370-8104	LP	
19	Email: jlowy@bradymail.org		
20	Attorneys for Plaintiffs		
21	IT IS SO ODDEDED		
22	IT IS SO ORDERED.		
23	DATED: this day of June 2018.	Gloria M. Navarro, Chief Judge	
24		UNITED STATES DISTRICT COURT	
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## **CERTIFICATE OF SERVICE**

Pursuant to FRCP 5(b), I certify that on the 23rd day of May, 2018, I caused the document entitled STIPULATION AND ORDER TO STAY DISCOVERY PENDING RESOLUTION OF DEFENDANT'S MOTION TO DISMISS, to be served as follows:

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Attorneys of Record Parties Represented Method of Service Personal Service Robert T. Eglet, Esq. Plaintiffs Devon Robert M. Adams, Esq. Prescott, Brooke Email/E-File Aaron D. Ford, Esq. Freeman and Fax Service Erica D. Entsminger, Esq. Tasaneeporn Upright, Mail Service П EGLET PRINCE and all those similarly 400 South Seventh Street, Suite 400 situated Las Vegas, Nevada 89101 Jonathan E. Lowy, Esq. Plaintiffs Devon Personal Service BRADY CENTER TO PREVENT Prescott, Brooke Email/E-File **GUN VIOLENCE** Freeman and Fax Service 840 1<sup>st</sup> Street, NE #400 Mail Service Tasaneeporn Upright, Washington, D.C. 20002 and all those similarly situated

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/s/ Sandra L. Sell

An employee of Holley Driggs Walch Fine Wray Puzey & Thompson